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**From:** Segal, Scott [scott.segal@bracewell.com]  
**Sent:** 5/23/2017 8:59:12 PM  
**To:** Brown, Byron [brown.byron@epa.gov]  
**CC:** Beck, Nancy [Beck.Nancy@epa.gov]; Krenik, Edward [edward.krenik@bracewell.com]  
**Subject:** Meeting Request: EPA Technical Correction of IRIS Quantitative Exposure Risk Value for Chloroprene  
**Attachments:** DPE Transition Memo\_FINAL2.docx

Byron – attached for your review is memo prepared initially for transition regarding a mistaken IRS value that is being used inappropriately as a default value for regulation/enforcement. If uncorrected, it could endanger the last neoprene production facility in the US (LaPlace, LA)! The owner is Denka Performance Elastomer, LLC, or DPE, who purchased the plant from DuPont.

Ryan initially directed us to Nancy – who certainly knows IRIS well – and she thoughtfully reminded us that this is an ORD issue. But what is called for here is Request for Correction (RFC) to the IRIS listing, now out of date and inaccurate. Our current plan is to file the RFC the week of June 11.

Request: can you (and Nancy perhaps) sit down with the CEO of DPE, the plant manager from LaPlace, Ed Krenik, and me? The date would be June 9. Would that work? Thanks, ss/

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**SCOTT SEGAL**

Partner

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